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Attorneys for Defendants

**IN THE UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Dimonique Gibbs, individually; A.L.G., a minor (August 30, 2013), by and through his natural parent Dimonique Gibbs; A.G., a minor (July 15, 2016), by and through her natural parent Dimonique Gibbs; J.E., a minor, (April 22, 2008), by and through her natural parent Dimonique Gibbs;

CASE NO.: 2:23-cv-01896-JCM-MDC

**STIPULATION AND PROPOSED ORDER
TO VACATE THE MARCH 25, 2024
SETTLEMENT CONFERENCE**

Plaintiffs,

VS.

Bonnie Lyn Gutweiler, individually, Heding Truck Service, Inc., a Domestic Business, DOES I through X, and ROE Corporations I through X, inclusive;

Defendants.

The parties stipulate and request that the Court vacate the March 25, 2024 Settlement Conference.

The reasons for this request include the fact that the parties are in the process of responding to written discovery and gathering records and information responsive to the same. Once those responses are completed, the defendants will be subpoenaing prior and subsequent medical records for the plaintiffs. Plaintiffs can be expected to seek additional records from the defendants.

1 Depositions of the fact witnesses and parties will then be taken followed by expert witness
2 designations. In short, the presently scheduled mediation is premature. The parties suggest that the
3 settlement conference be set at or after the close of discovery.
4

5 In addition, counsel for the Defendants has a three week jury trial starting March 18, 2024 in
6 the case *Kathleen Jehorek v. Phillips Crane Service, LLC, Case No. A-19-792801-C, Eighth Judicial*
7 *District Court.*

8 Therefore the parties respectfully submit that good cause exists to vacate the March 25, 2024
9 settlement conference and to set the same at or after the close of discovery.

10 DATED this 13th day of March, 2024.

11 H&P LAW

12 /s/ *Bre'Ahn Brooks*

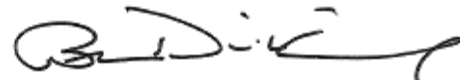
13 By: _____

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19 Attorneys for Plaintiffs

20 DATED this 13th day of March, 2024.

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24 Attorneys for Defendants

25 **ORDER**



26 _____
27 **Maximiliano D. Couvillier III**
28 **United States Magistrate Judge**
Date: 3/15/2024